

A-71153/AJT/TJH
463031-8
US-16

I hereby certify that this correspondence, including listed enclosures, is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on: February 9, 2904.

Laura Lee Mosier

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Pavel I. LAZAREV

Serial No.:

10/006,166

Filed:

December 4, 2001

For:

LIQUID CRYSTAL INFORMATION

DISPLAY

Art Unit:

1772

Examiner:

HON, Sow Fun

Date:

February 9, 2004

FEB 2 0 2004

AMENDMENT / RESPONSE TRANSMITTAL

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

·Sir:

Transmitted herewith is:

[X] Amendment;

[X] a one month extension request is hereby sought;

[X] Other: Information Disclosure Statement with form US PTO S8A & S8B; and

[X] Other: Certified Copy of priority Document No. 2000130482.

The fees have been calculated as shown below:

	Claims	Minus	Highest	Present	Small	OR	Other than a
	Remaining		Previously	Extra	Entity		Small Entity
	After		Paid For		Rate Fee		Rate Fee
	Amendment						
Total	55	-	51	4	x 9 = \$36		x 18 = \$
Claims							
Indep	1	-	3		x 43 = \$		x 86 = \$
Claims							
	[] Multiple De	pendent (Claim Present	ed	+145 = \$		+290 = \$
	and Fee not l	Previousl	y Paid				
					TOTAL \$36		TOTAL \$-0-

Total Additional Claims Fee:

\$ 36.00

[X]	Applicant hereby petitions for a ONE month Extension of Time to respond to the								
	Action mailed October 8, 2003 and includes the following fee:								
	Small Entity		Large Entity						
[X] [] [] []	One month \$ 55.00 Two months \$210.00 Three months \$475.00 Four months \$740.00 Five months \$1,005.00	() () () () () ()	One month Two months Three months Four months Five months	\$110.00 \$420.00 \$950.00 \$1,480.00 \$2,010.00					
	Extension of Tir	me Fee:	<u>\$ 55.00</u>	2					
[] [] []	Fee regarding Information Disc Fee Under 37 CFR 1.17(p) Petition Fee Under 37 CFR 1.1 Total Information	\$	ement Fee: \$.00)					
[]	Other fees (list individually):								
•		Total Other TOTAL FE							
[X] []	A check including the amount of the above indicated TOTAL FEES is attached. Please charge Deposit Account No. 50-2319 in the amount of \$ No fee is required.								
[]	Applicant is now a SMALL / LARGE entity.								
[X]	The Commissioner is hereby authorized to charge any underpayment of the fees associated with this communication under 37 C.F.R. §1.20(d), including any necessary fees for extension of time, or credit any overpayment to Deposit Account No. 50-2319: (A-71153/AJT/TJH(463031-8)).								
	Respectfully submitted,								
	DORSEY & WHITNEY LLP								
	By Aianjun Hou								
		Reg. No							

1069269

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I hereby certify that this correspondence, including listed enclosures, is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VI (22313-[1450] on: February/9, 2004.

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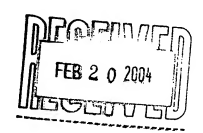
Date:

February 9, 2004

AMENDMENT / RESPONSE

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:



Applicants have considered the Office Action mailed October 8, 2003 in the above-captioned application and request reconsideration of the claims in light of the amendments and remarks that follow. Accompanying this amendment are:

- (1) a Petition for Extension of Time under 37 CFR § 1.136(a) extending the period for response by one month, to and including Monday, February 9, 2004 because February 8, 2004 falls on a Sunday;
 - (2) a certified copy of the priority Russian application under 35 U.S.C. 119(b); and
 - (3) an Information Disclosure Statement under 37 CFR 1.97.

Amendments to the Specification begin on page 2 of this Amendment.

Amendments to the Claims are reflected in the listing of claims which begin on page 3 of this Amendment.

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Remarks begin on page 12 of this Amendment.